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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/049,897	05/07/2002	Clyde Hughes	UDL-101	2366	
	590 08/06/2004		EXAMINER		
GORDON & JACOBSON, P.C. 65 WOODS END ROAD			LE, TAN		
STAMFORD,			ART UNIT	PAPER NUMBER	
			3632	3632 DATE MAILED: 08/06/2004	
			DATE MAILED: 08/06/2004		

Please find below and/or attached an Office communication concerning this application or proceeding.

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,		Application No.	Applicant(s)			
		10/049,897	HUGHES, CLYDE			
Office Action Summary		Examiner	Art Unit			
		Tan Le	3632			
Period fo	The MAILING DATE of this communication app	ears on the cover sheet with the c	orrespondence address			
A SH THE - Exte after - If the - If NO - Failt Any	ORTENED STATUTORY PERIOD FOR REPLY MAILING DATE OF THIS COMMUNICATION. nsions of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. a period for reply specified above is less than thirty (30) days, a reply period for reply is specified above, the maximum statutory period were to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	66(a). In no event, however, may a reply be tim within the statutory minimum of thirty (30) days ill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONF	nely filed s will be considered timely. the mailing date of this communication. D. (35 U.S.C. 8.133)			
Status	.,					
1)[🗆	Responsive to communication(s) filed on 13 Ju	ne 2004.				
2a)□		action is non-final.				
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
	closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 45	3 O.G. 213.			
Dispositi	ion of Claims					
5)□ 6)⊠ 7)□	Claim(s) <u>1-3,6,7,9 and 13-18</u> is/are pending in a 4a) Of the above claim(s) is/are withdraw Claim(s) is/are allowed. Claim(s) <u>1-3,6,7,9 and 13-18</u> is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/or	n from consideration.				
Applicati	on Papers					
10)	The specification is objected to by the Examiner The drawing(s) filed on is/are: a) access Applicant may not request that any objection to the deplacement drawing sheet(s) including the correction to oath or declaration is objected to by the Examiner.	pted or b) objected to by the E rawing(s) be held in abeyance. See on is required if the drawing(s) is obje	37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).			
Priority u	ınder 35 U.S.C. § 119					
12)⊠ <i>a</i>)[Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priori application from the International Bureau see the attached detailed Office action for a list of	have been received. have been received in Application ty documents have been received (PCT Rule 17.2(a)).	on No d in this National Stage			
2) Notice 3) Inform	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) No(s)/Mail Date	6)				
(***	Onice Act	rai	or aper No./Mail Date 00022004			

Art Unit: 3632

DETAILED ACTION

- 1. This is the third office action for application serial number 10/049,897. This application contains 12 pending claims numbered 1-3, 6-7, 9 and 13-18. Claims 4-5, 8 and 10-12 have been canceled.
- 2. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on June 13, 2004 preferring to the previously amendment submitted on March 25, 2004 which has been entered.

Claim Rejections - 35 USC § 103

3. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

Claims 1-3, 6-7, 9 and 13-18 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent No. 5,267,679 to Kamaya et al. in view of US Patent No. 4,121,637 to Jennings.

Regarding claims 1, 6, 7, 9 and 18, Kamaya et al. discloses a carrier mount (See Figs. 1E, 1D or 1A, for example) comprising a pouch (1) having an elongated mouth opening through which an object may be introduced into the interior of the pouch, the opening being narrow relative to the major faces of the pouch; securing arrangement

Art Unit: 3632

including a collar (12, 20, 27) having a clamping means; and a closure means for closing the opening wherein the closure means comprises a zipper closure (21).

Kamaya et al. lacks teaching of the collar being expandable and contractible such that it can be loosened to permit removal of the securing arrangement from the frame member and tightenable so that the pouch can be secured in close proximity to the frame member.

Jennings teaches a pouch combined with a resilient flexible spring clip (14), which can be expandable and contractible and can be adapted to retain on a surface or around a frame member.

It would have been obvious to one of ordinary skill in the art at the time the invention was made to include an expandable and contractible collar on the pouch of Kamaya et al. for the desirable purpose of easily releasing to permit removal of the securing arrangement from the frame member and easily tightenable so that the pouch can be secured in close proximity to the frame member.

Kamaya et al. also lacks teaching a frame member of an exercise machine where the collar designed to be located around the frame member for securing the pouch in close proximity to the frame member.

It would have been obvious to one of ordinary skill in the art at the time the invention was made to have the collar of Kamaya et al. clasp or loop around the frame member for the desirable purpose of simply hanging or suspending the pouch to the frame member since the collar of Kamaya et al. in vie w of Jennings can be hung.

Art Unit: 3632

suspended or fastened to any frame member and capable of locating around the frame member for securing the pouch in close proximity to the frame member.

Regarding claims 2-3, Kamaya et al. as modified also discloses the pouch comprising a flexible material and at least a portion of the exterior of the pouch comprises a water resistant material.

Regarding claims 13-14, Kamaya et al. as modified also discloses the collar being adjustable and tightenable about the object to be tightening and comprising a rigid and a flexible element.

Regarding claim 15, Kayama et al. as modified, also discloses the collar portion being positioned adjacent a wall of the pouch; and the collar being a quick release fastening element.

Regarding claims 16-17, Kamaya et al. in view of Jennings also discloses the pouch having opposed side panels defining major faces and a relative shallow depth; and the opening for receiving the device is provided along the upper most edge of the pouch, and the upper most edge of the pouch being substantially arcuate.

Claims 1-3, 6-7, 9 and 13-18 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent No. 4,724,791 to McSorley in view of US Patent No. 4,121,637 to Jennings.

Regarding claims 1, 6, 7, 9 and 18, McSorley discloses a carrier mount (See Figs. 2-3 for example) comprising a pouch (12) having an elongated mouth opening through which an object may be introduced into the interior of the pouch, a pouch

Art Unit: 3632

narrow width between the major faces; securing arrangement including a collar (42, 44) (Fig. 3); and a closure means for closing the opening wherein the closure means comprises a zipper closure (34). McSorley also discloses a frame member (50 generally) (see also Col. 4, line 13) where the collar is to be located around the frame.

McSorley lacks teaching of the collar being expandable and contractible such that it can be loosened to permit removal of the securing arrangement from the frame member and tightenable so that the pouch can be secured in close proximity to the frame member.

Jennings teaches a pouch combined with a resilient flexible spring clip (14), which can be expandable and contractible and can be adapted to retain on a surface or around a frame member.

It would have been obvious to one of ordinary skill in the art at the time the invention was made to include an expandable and contractible collar on the pouch of McSorley for the desirable purpose of easily releasing to permit removal of the securing arrangement from the frame member and easily tightenable so that the pouch can be secured in close proximity to the frame member.

McSorley also lacks teaching a frame member of an exercise machine where the collar designed to be located around the frame member for securing the pouch in close proximity to the frame member.

It would have been obvious to one of ordinary skill in the art at the time the invention was made to have the collar of McSorley clasp or loop around the frame member for the desirable purpose of simply hanging or suspending the pouch to the

Art Unit: 3632

frame member since the collar of McSorley in vie w of Jennings can be hung, suspended or fastened to any frame member and capable of locating around the frame member for securing the pouch in close proximity to the frame member.

Regarding claims 2-3, McSorley as modified also discloses the pouch comprising a flexible material and at least a portion of the exterior of the pouch having a water resistant material.

Regarding claims 13-15, McSorley as modified also discloses the collar being rigid, a flexible element and being a quick release fastening arrangement.

Regarding claims 16-17, McSorley as modified also discloses that the pouch has opposed side panels defining major faces and a relative shallow depth; and the opening for receiving the device is provided along the upper most edge of the pouch, and the upper most edge of the pouch is substantially arcuate.

Response to Arguments

4. Applicant's arguments filed on 3/25/04 have been fully considered but they are not persuasive.

Applicant has further amended independent claims 1 and 18 and pointed to alleged distinctions between the prior art and their invention based upon amendment introduced into the claims. However, these independent claims and along with other dependent claims still stand reject based on a new ground of rejection as pointed out in the office action.

Art Unit: 3632

Conclusion

Page 7

5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tan Le whose telephone number is (703) 305-8244. The examiner can normally be reached on Mon. through Fri. from 9:00AM – 6:00PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Leslie Braun can be reached on (703) 308-2156. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

TE

Tan Le August 2, 2004.

> LESLIE A. BRAUN SUPERVISORY PATÈNT EXAMINER